

EDULOG—Complete User List

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HAN

White River School District #416  
240 North "A" Street  
Buckley, WA 98321

Earl Storm  
Transportation Supervisor  
(206) 829-0600  
Total Students: 3,000  
Square Miles: N/A  
Implemented: 1990

Wichita Public Schools  
3850 North Hydraulic  
Wichita, KS 67219

Lorna A. Rust  
Supervisor, Transportation Services  
(316) 833-2190  
Total Students: 80,000  
Square Miles: 155  
Implemented: 1991

Windham Public Schools  
322 Prospect Street  
Willimantic, CT 06226

Carl LaMar  
Business Administrator  
(203) 423-8401  
Total Students: 2,000  
Square Miles: N/A  
Implemented: 1989

Wirt County Schools  
793 Mulberry Street  
Elizabeth, WV 26143

Doug Hill  
Dir. of Transportation  
(304) 275-4279  
Total Students: N/A  
Square Miles: N/A  
Implemented: N/A

Wyandanch Union Free School District  
Straight Path School  
Wyandanch, NY 11798

Leo Hardy  
Transportation Supervisor  
(516) 491-1058  
Total Students: N/A  
Square Miles: N/A  
Implemented: N/A

Xenia City Schools  
578 East Market Street  
Xenia, OH 45385

James Smith  
Coordinator of Pupil Services  
(513) 376-2961  
Total Students: 10,000  
Square Miles: 127  
Implemented: 1989

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EXHIBIT A

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Youngstown City School District  
20 West Wood Street  
Younstown, OH 44503  
Bill Volosin  
Assistant Business Manager  
(216) 744-6909  
Total Students: N/A  
Square Miles: N/A  
Implemented: N/A

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**Durham Transportation, Inc.**  
17878 Castleton Street  
Industry, CA 91748  
**Dave Delamotte**  
Vice President,  
Corporate Development  
(818) 854-1590  
755 Peralta  
San Leandro, CA 94577  
**Eric Ordway**  
General Manager  
(510) 562-0803

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How

**SCHEDULE D**  
**Escrow Agreement**

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HOW

SCHEDULE B

First Right of Refusal Agreement

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FirstGroup plc  
9 February 2007

**FirstGroup plc ("FirstGroup" or the "Company")**

**Acquisition of Laidlaw International, Inc.**

The board of directors of FirstGroup (the "Board") today announces that FirstGroup has signed an agreement (the "Acquisition Agreement") for the acquisition of Laidlaw International, Inc. ("Laidlaw") (the "Acquisition") for \$35.25 per ordinary share of Laidlaw in cash, equivalent to a total consideration of \$3.6 billion (£1.9 billion) including the refinancing of Laidlaw's existing debt. Upon completion, the Acquisition will create North America's leading transport services company. The Acquisition has been unanimously recommended by the boards of both companies.

The acquisition price of \$35.25 per ordinary share of Laidlaw represents a premium of 11 per cent. to the closing price of an ordinary share of Laidlaw of \$31.72 on 8 February 2007 the last business day before this announcement and the total consideration of \$3.6 billion represents a multiple of 7.7 times the EBITDA of Laidlaw for the financial year ended August 2006 of \$466.3 million.

The Board believes that there are significant strategic and financial benefits to be gained from the acquisition of Laidlaw in terms of scale, product offering and position in the North American transport market, as well as an opportunity to create value through synergies.

Specifically, the Board expects that the Acquisition will:

- enable FirstGroup to develop further its position in North America, consistent with FirstGroup's strategy of growing the earnings of the business, inter alia, by selective acquisition
- provide a strong platform for FirstGroup to derive further economies of scale and offer consistent standards of quality and service to customers in both the public and private sector in North America
- generate approximately \$70 million of annualised pre-tax cost savings in the first full financial year following its completion
- be earnings enhancing in the first full financial year following its completion

The cash consideration for the Acquisition (including the repayment of existing debt of Laidlaw) of \$3.6 billion (£1.9 billion) will be satisfied through a combination of debt and equity finance. The debt portion will be financed from new committed bank debt facilities of \$3.75 billion (£2.0 billion). The equity portion of approximately \$750 million, which is supported by an equity bridge

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facility of that amount, will be financed from a placing of new ordinary shares to raise approximately £200 million announced separately today and a subsequent equity issue of approximately £175 million which is expected to take place shortly after completion of the Acquisition.

The Acquisition is conditional upon, amongst other things, the approval of the shareholders of both FirstGroup and Laidlaw and receipt of necessary anti-trust approvals in the US.

Further details regarding the Acquisition and Laidlaw are set out in the full text of the announcement of which this summary forms part.

Martin Gilbert, Chairman of FirstGroup, commented:

"This acquisition marks an important new phase in the development of the group's business. As a consequence of the strengthening of our North American activities, we will create additional value for our shareholders."

Moir Lockhead, Chief Executive of FirstGroup, added:

"FirstGroup's acquisition of Laidlaw will considerably enhance the group's existing activities in North America, which themselves have grown strongly since we first invested in the US in 1999. The improved earnings and strong cashflows arising from the acquisition will strengthen the Group's position. FirstGroup aims to be the leader in delivering safe, reliable, innovative and sustainable transport services. We look forward to welcoming our new colleagues in North America to the Group and working with them to integrate the businesses. Laidlaw is an established, well run company that shares our commitment to safety and delivering high quality services to the customers and the communities we serve."

Kevin Benson, President and Chief Executive Officer of Laidlaw added:

"This transaction represents an excellent opportunity for our employees and stockholders. The combination of Laidlaw and FirstGroup will bring together two well-known brands and two well-respected companies that share a very strong focus on employee and customer satisfaction. I am delighted to recommend this transaction to our stockholders."

*An analyst meeting to discuss the Acquisition will be held at 9.00am GMT today at the offices of JPMorgan Cazenove, 20 Moorgate, London, EC2R 6DA. An interview with Moir Lockhead, Chief Executive of FirstGroup plc, can be seen at [www.firstgroup.com](http://www.firstgroup.com) and [www.cantos.com](http://www.cantos.com).*

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Dean Finch, Finance Director  
Rachael Borthwick, Corporate Communications  
Director

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Morgan Stanley & Co. Inc. ("Morgan Stanley") is acting exclusively as financial adviser to Laidlaw and no one else in connection with the Acquisition and will not be responsible to anyone other than Laidlaw for providing the protections afforded to its clients or for providing advice in relation to the Acquisition or in relation to the contents of this announcement, or for any other transaction, arrangement or matters referred to in this announcement.

Certain statements in this announcement are forward-looking statements. Such statements speak only as at the date of this announcement, are based on current expectations and beliefs and, by their nature, are subject to a number of known and unknown risks and uncertainties that could cause actual results and performance to differ materially from any expected future results or performance expressed or implied by the forward-looking statement. The information contained in this announcement is subject to change without notice and neither FirstGroup, JPMorgan Cazenove, Tricorn, UBS nor Morgan Stanley assumes any responsibility or obligation to update publicly or review any of the forward-looking statements contained herein.

No statement in this announcement is intended to be a profit forecast or to imply that the earnings of FirstGroup for the current year or future years will necessarily match or exceed the historical or published earnings of FirstGroup or Laidlaw.

**FirstGroup plc ("FirstGroup" or the "Company")**

**Acquisition of Laidlaw International, Inc.**

**1. Introduction**

The Board today announces that FirstGroup has signed an Acquisition Agreement for the acquisition of Laidlaw, the leading operator of school and inter-city bus transportation and a supplier of public transit services in North America. Under the terms of the Acquisition Agreement, FirstGroup will pay consideration of \$35.25 per ordinary share of Laidlaw in cash, equivalent to a total consideration of approximately \$3.6 billion (£1.9 billion) including the refinancing of Laidlaw's existing debt.

**2. Information on Laidlaw**

Laidlaw is the leading operator of school and inter-city bus transportation and a supplier of public transit services in North America. Laidlaw group businesses operate recognised brands, including Laidlaw Education Services, Greyhound Lines and Greyhound Canada ("Greyhound"), and Laidlaw Transit. Laidlaw's shares trade on the New York Stock Exchange.

For the financial year ended 31 August 2006, Laidlaw had revenues of \$3.1 billion (£1.6 billion) and operating profit of \$250.5 million (£132 million). As at 31 August 2006 Laidlaw had gross assets of \$3.0 billion (£1.6 billion).

Laidlaw operates in three reportable business segments that provide transportation services in the United States (approximately 84% of revenue) and Canada (approximately 16% of revenue):

- (i) Education Services (approximately 50% of revenue);
- (ii) Greyhound (approximately 40% of revenue); and
- (iii) Public Transit (approximately 10% of revenue).

The Education Services segment ("Education Services") provides school bus transportation, including scheduled home-to-school, extra-curricular and charter and transit school bus services, throughout the United States and Canada. Greyhound, a national provider of inter-city bus transportation in the United States and Canada, provides scheduled passenger service, package delivery service and charter bus services. The Public Transit segment ("Public Transit") provides fixed-route municipal bus services and paratransit bus transportation for riders with restricted mobility. For the year ended 31 August 2006, approximately 84% and 83% of Laidlaw's revenues and EBITDA, respectively, were generated in the United States, with the remaining 16% and 17% generated in Canada.

- (i) Education Services

Laidlaw's Education Services segment is the leading independent school bus operator in North America. The segment operates in 37 states in the United States and 6 provinces in Canada. Headquartered in the Chicago suburb of Naperville, Education Services operates school buses and special education vehicles, primarily under the name Laidlaw Education Services in North America.

The Education Services business is composed of three core activities (home-to-school, extra-curricular and charter & transit) as well as the non-core activities of equipment leasing, logistical support, maintenance agreements and other support services.

Education Services has contracts with more than 1,000 school boards and districts in North America. Education Services has approximately 450 operating locations in Canada and the United States, providing transportation for approximately 2 million students each school day. The fleet consists of approximately 41,000 buses. For the twelve months ended 31 August 2006, Education Services generated \$1.58 billion in revenues and \$294.5 million in EBITDA.

(ii) Greyhound

Greyhound is the only national provider of scheduled inter-city bus transportation services in the United States and Canada. Greyhound's operations are headquartered in Dallas, Texas. Greyhound serves the value-oriented customer by offering scheduled passenger services to approximately 2,400 destinations throughout the United States and Canada, carrying approximately 24 million passengers annually. Greyhound also provides package express services and charter bus services. For the twelve months ended 31 August 2006, Greyhound generated \$1.24 billion in revenue and \$152.1 million in EBITDA.

(iii) Public Transit

Laidlaw's Public Transit business is a leading private provider of municipal public transportation services in North America, specialising in paratransit (transportation for mobility-challenged individuals) and fixed-route (municipal transit) contract services. Headquartered in Overland Park, Kansas, the segment operates under the name Laidlaw Transit Services. Laidlaw Transit Services also operates under the name SafeRide Services in Phoenix, Arizona. Revenue is mainly driven by contracts with regional and municipal transit authorities. As of 31 August 2006, Public Transit had nearly 130 municipal transit and paratransit contracts, involving 40 million passengers carried annually, and a fleet of approximately 3,400 vehicles, approximately 71% of which are client owned. For the twelve months ended 31 August 2006, Public Transit generated \$308.2 million in revenues and \$19.7 million in EBITDA.

Public Transit operates at approximately 88 locations in 23 states and transports more than 40 million passengers per year.

3. Background to and reasons for the Acquisition

FirstGroup's strategy is to maintain and develop its role as a leading global transport provider. It has pursued, for some years, a strategy of improving shareholder returns through organic growth and by selective acquisitions in the UK and North America. The Acquisition is consistent with this

strategy and is expected to be earnings enhancing in the first full financial year following completion.

*a) Background*

In 1999, as part of its strategy to develop profitably its business outside the UK, FirstGroup acquired the US based Ryder Public Transportation Services, Inc. ("Ryder"), a business primarily involved in student transportation but also involved in transit contracting and management and fleet maintenance and ancillary services. This represented FirstGroup's first large US investment.

FirstGroup has successfully integrated Ryder, and grown its business in North America (both organically and by acquisition) from a turnover of \$683 million, in its first full financial year of operations, to a business which reported turnover of \$1,476 million in the year ended 31 March 2006, and which has continued to grow since then. Over the period since 1999 FirstGroup has built a very experienced US management team.

The US school bus market is highly fragmented, with bus services predominantly run by school boards. The Board estimates that of the 500,000 school buses in North America, approximately 350,000 are in the public sector and are still the direct responsibility of, and are operated by, the school district authorities.

FirstGroup's involvement in the US transit market consists largely of "Fixed Route" contracts to operate and manage urban bus services on behalf of state transit authorities and "Paratransit" services contracts to provide transport for passengers with restricted mobility and manage call centre operations for these services. The combined Fixed Route and Paratransit markets are estimated to be worth approximately \$15 billion, of which some \$13 billion is in the public sector and some \$2 billion in the outsourced private sector.

*b) Strategic rationale*

The Board believes that, in bringing together FirstGroup and Laidlaw, it will create a stronger, more robust business, in what is still a fragmented market, that is capable of growing its earnings through improved operating efficiencies and the extraction of substantial synergies. The enlarged group will be able to improve its margin whilst being significantly cash generative.

More specifically, FirstGroup is familiar with the school bus and transit markets in which Laidlaw operates and has followed Laidlaw in an acquisition context for over two years. The Board of FirstGroup views the business as extremely attractive and will bring to FirstGroup:

- 1) Proven operations with respected management;
- 2) Diversified contract-backed revenues with over 1,400 contracts;
- 3) Established and tightly controlled cost base;
- 4) Healthy, organic growth opportunities; and
- 5) Strong cash generation, enabling the group to reduce leverage quickly.

The Acquisition will be transformational in terms of developing FirstGroup's position in the North American transportation market. The combined business will employ over 98,000 staff in North America.

In the North American school bus market, the lower cost base will enable the enlarged group to bid for contracts more effectively and the Board of FirstGroup believes that its enhanced service offering will benefit both the customers and the Company. It will also give FirstGroup the opportunity to work more effectively with those school districts which continue to run their own buses, by offering them a greater range of services bringing more operational and cost efficiencies. The combined business will operate approximately 63,000 school buses in the US and Canada. It will employ over 71,000 staff in North America.

Since the acquisition of Ryder, FirstGroup has grown strongly in the transit contracting and management markets. FirstGroup's transit business has successfully expanded in the higher margin, faster growing call centre, paratransit, logistics consultancy and public/private shuttle bus markets. The Acquisition will provide a strong platform for FirstGroup to offer further economies of scale and importantly consistent standards of quality and service to its customers in both the public and private sector. The combined business will employ over 12,000 staff in the US and Canada.

FirstGroup considers Greyhound to be an attractive business with exciting growth prospects and strong brand. Greyhound has a well-respected management team, who have re-shaped the business in the last two years through network rationalisation. Greyhound is the only national provider of scheduled intercity bus services in the US and Canada, employing over 11,000 staff, and is a credible competitor to many other forms of mid to long distance transport. FirstGroup's management believes there is further scope to enhance revenues through yield management systems, improved revenue collection and optimisation. In addition, FirstGroup believes that Greyhound's marketing offering is relatively under-developed and as a consequence there is significant scope to drive revenue growth, for example from longer term bookings.

However, Greyhound is a less obvious strategic fit with the rest of FirstGroup's current business. The Board of FirstGroup will therefore be carrying out a strategic review of Greyhound.

*c) Financial effects of the acquisition*

The Acquisition will bring significant savings in both operating costs and capital expenditure. FirstGroup estimates annual cost synergies to be approximately \$70 million in the first full financial year of ownership. The savings will be achieved through:

- 1) rationalisation of the network and removal of overlapping operations;
- 2) removal of excess spare fleet;
- 3) reduction in equipment stock, such as spares;
- 4) sale of excess owned properties;
- 5) purchasing improvements;
- 6) reduced insurance costs; and

7) removal of North American board costs and central overheads.

These savings will enable FirstGroup to drive margin improvements in both Laidlaw and FirstGroup's existing US businesses. FirstGroup should also be able to benefit from significant tax losses and other tax attributes within Laidlaw to reduce the amount of cash tax payable by the combined business.

The potential savings described above are expected to make the Acquisition earnings enhancing in the first full financial year of ownership.

The integration of Laidlaw into FirstGroup's existing business will be overseen by Dean Finch, Group Finance Director. David Leeder, Director of International Development and Marketing, will assume responsibility for Greyhound.

The cash consideration for the Acquisition, including the refinancing of Laidlaw's existing debt, is approximately \$3.6 billion (£1.9 billion). This will be financed through new committed bank debt facilities of \$3.75 billion (£2.0 billion) and equity issues of approximately £375 million, including the £200 million placing announced separately today. More details of the financing structure are given in paragraph 6 below.

The combined FirstGroup and Laidlaw will have strong cashflows and FirstGroup has designed the financing structure to enhance shareholder value through an efficient use of its balance sheet to minimise the amount of equity to be issued to finance the Acquisition, whilst maintaining a prudent overall capital structure consistent with investment grade status. The strong cashflows from the combined business should enable FirstGroup to rapidly reduce debt levels over the next few years.

#### 4. Details of the Acquisition

Under the terms of the Acquisition Agreement, FirstGroup has agreed to acquire Laidlaw by way of a merger of Fern Acquisition Vehicle Corporation (a newly incorporated Delaware Corporation and a wholly-owned subsidiary of FirstGroup) with and into Laidlaw (as a result of which each issued and outstanding share of common stock of Laidlaw will be converted into a right to receive \$35.25 in cash). Pursuant to such merger, on completion of the Acquisition, Laidlaw will become one of the Company's wholly-owned subsidiaries.

Based on the total issued and outstanding share capital of Laidlaw at the date of this announcement of 81.7 million ordinary shares, including the cashing out of Laidlaw option holders, the total consideration payable by FirstGroup to Laidlaw shareholders will be approximately \$2.9 billion.

The Acquisition Agreement contains various representations and warranties customary for a US acquisition of the size and nature of the Acquisition. The representations and warranties from Laidlaw to FirstGroup cover, amongst other things, the organisation and capital of Laidlaw and its subsidiaries, the due and valid execution of the Acquisition Agreement and the absence of certain events and liabilities which could be expected to have a material adverse effect on Laidlaw's financial condition or business or on Laidlaw's ability to consummate the transaction. The



representations and warranties from FirstGroup to Laidlaw cover, amongst other things, the due and valid execution of the Acquisition Agreement.

The Acquisition Agreement is conditional upon, amongst other things: (i) the waiting period applicable to the consummation of the Acquisition under the Hart-Scott-Rodino ("HSR") Act having expired, been terminated or been waived and approval having been obtained under the Competition Act (Canada), (ii) the approval of the Acquisition Agreement and the transactions contemplated thereby by Laidlaw shareholders at a special shareholder meeting of Laidlaw; and (iii) the approval of the Acquisition Agreement and the transactions contemplated thereby by FirstGroup shareholders at a general meeting of FirstGroup (the "EGM"). Although the Board is confident that the regulatory conditions referred to above will be satisfied, there can be no assurance as to the timing or outcome of the HSR or other necessary clearance processes or that such clearances will not be subject to conditions, including the giving of certain undertakings (for example, as to divestments) by FirstGroup.

Either FirstGroup or Laidlaw may terminate the Acquisition Agreement if, amongst other things, the merger has not been consummated on or before 8 August 2007; provided that either FirstGroup or Laidlaw may unilaterally extend such date for up to three months if completion of the Acquisition is prevented only by the requirement to obtain the necessary competition clearances.

The Board currently expects that completion of the Acquisition will take place later this year.

Further details of the principal terms and conditions of the Acquisition Agreement will be set out in a circular to be sent to FirstGroup shareholders seeking approval of the Acquisition and giving notice of the EGM (the "Circular").

#### **5. Break fees**

The Acquisition Agreement provides for the payment of certain fees and expenses by FirstGroup and Laidlaw to each other in certain circumstances in the event that the Acquisition should not be completed.

Laidlaw has agreed to pay to FirstGroup a break fee of up to \$78 million in certain circumstances. FirstGroup has agreed to pay Laidlaw a break fee of up to \$43.35 million in certain circumstances.

Further details of these arrangements will be set out in the Circular.

#### **6. Financing of the Transaction**

The cash consideration for the Acquisition, including the refinancing of Laidlaw's existing debt, is expected to be approximately \$3.6 billion (£1.9 billion). This will be financed through new committed bank facilities of \$3.75 billion (£2.0 billion) and equity issues of approximately £375 million, including the £200 million placing announced separately today. In addition FirstGroup expects to replace certain letters of credit and other facilities of Laidlaw.

The equity financing of approximately £375 million is expected to comprise the placing announced separately today of approximately £200 million and a further equity issue of approximately £175 million shortly after completion of the Acquisition. The full amount of the equity required has been underwritten pursuant to a standby equity underwriting agreement and to the extent that any such equity has not been issued prior to completion, the funds to complete the Acquisition will be available through a subordinated equity bridge facility of \$750 million.

*a) Committed Debt Facilities and Standby Underwriting*

The committed bank debt facilities comprise the following facilities entered into today by FirstGroup:

- a senior loan facility (the "Senior Facility") comprising two tranches (a term facility and a revolving credit facility) in an aggregate amount of \$3.75 billion entered into with HSBC Bank plc, J.P. Morgan Chase Bank, N.A. and The Royal Bank of Scotland plc; and
- a subordinated equity bridge facility (the "Equity Bridge Facility") in an amount of \$750 million entered into with J.P. Morgan Chase Bank, N.A..

The Equity Bridge Facility will be reduced by the amount of any equity issue effected by FirstGroup, including the placing. To the extent that any part of the Equity Bridge Facility is drawn down at completion of the Acquisition, FirstGroup intends to refinance it through an equity issue shortly after completion. FirstGroup has entered into a standby equity underwriting agreement (the "Standby Equity Underwriting Agreement") with JPMorgan Cazenove and J.P. Morgan Securities Limited ("JPMSL") (JPMorgan Cazenove together with JPMSL, the "Underwriters"). The Standby Equity Underwriting Agreement includes an undertaking from FirstGroup to refinance the Equity Bridge Facility by means of an equity offering as soon as reasonably practicable following the consummation of the Acquisition. Although the price at which any new ordinary shares of FirstGroup are to be issued will be determined by FirstGroup and the Underwriters at the time of issue, the Standby Equity Underwriting Agreement nevertheless includes a commitment from the Underwriters to underwrite any such issue at a price not to be less than the nominal value of each new ordinary share. The parties further undertake to cooperate in the negotiation of the underwriting arrangements relating to any specific offering.

Further details of the Senior Facility, the Equity Bridge Facility and the Standby Underwriting Agreement will be set out in the Circular.

*b) Placing of new Ordinary Shares*

FirstGroup has today also announced a bookbuilt, non pre-emptive placing (the "Placing") of up to 39,527,477 new ordinary shares (the "Placing Shares") to raise approximately £200 million. The Placing is not conditional on the completion of the Acquisition. The Placing Shares are being placed, subject to the terms and conditions of a placing agreement entered into today between FirstGroup, JPMorgan Cazenove, JPMSL and UBS, at a price (the "Placing Price") to be agreed by JPMorgan Cazenove, JPMSL and FirstGroup at the close of the bookbuilding process. The Placing



Shares will represent a maximum of approximately 9.99 per cent. of FirstGroup's current issued share capital.

If the Acquisition does not complete, FirstGroup will use the monies raised in the Placing for potential investment opportunities in Continental Europe, or general corporate purposes in the UK and US.

**7. Current trading and prospects**

***a) FirstGroup***

Commenting on the interim results announced on the 8 November 2006, FirstGroup's Chief Executive, Moir Lockhead said:

"I believe the Group is well placed for continued growth during the second half of the year. The Group's clear strategy is to increase shareholder value by profitably growing our core businesses and developing opportunities in new markets. The Board remains confident of the Group's future prospects and ability to generate strong cash flows and is committed to dividend growth of 10 per cent. per annum, for the foreseeable future at least until 2008, and where appropriate share repurchases while maintaining a strong balance sheet. Trading in the second half of the year has started well and is in line with our expectations."

***b) The Enlarged Group***

The Board believes that, following completion of the Acquisition, the enlarged group will be well placed to continue to develop its leading position in the large, fragmented North American transport market. The Board has confidence in the financial and trading prospects of the enlarged group for the current and next financial years, much of which will be spent in integrating and assimilating Laidlaw and FirstGroup's North American operations and on the delivery of synergies, to realise the cost savings and operational benefits outlined above.

**8. Shareholder circular and outline timetable**

FirstGroup intends to despatch the Circular to FirstGroup shareholders giving full details of the Acquisition, and including notice of the EGM, in March. The Board expects separate meetings of FirstGroup shareholders and Laidlaw shareholders to take place during April with completion of the Acquisition, subject to satisfaction of the conditions outlined above, expected later this year.

This announcement assumes throughout an \$:£ exchange rate of 1.90.

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Morgan Stanley & Co. Inc. ("Morgan Stanley") is acting exclusively as financial adviser to Laidlaw and no one else in connection with the Acquisition and will not be responsible to anyone other than Laidlaw for providing the protections afforded to its clients or for providing advice in relation to the Acquisition or in relation to the contents of this announcement, or for any other transaction, arrangement or matters referred to in this announcement.

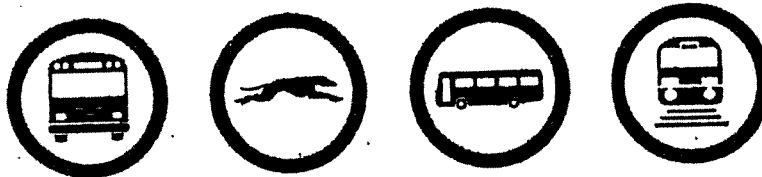
Certain statements in this announcement are forward-looking statements. Such statements speak only as at the date of this announcement, are based on current expectations and beliefs and, by their nature, are subject to a number of known and unknown risks and uncertainties that could cause actual results and performance to differ materially from any expected future results or performance expressed or implied by the forward-looking statement. The information contained in this announcement is subject to change without notice and neither FirstGroup, JPMorgan Cazenove, Tricorn, UBS nor Morgan Stanley assumes any responsibility or obligation to update publicly or review any of the forward-looking statements contained herein.

No statement in this announcement is intended to be a profit forecast or to imply that the earnings of FirstGroup for the current year or future years will necessarily match or exceed the historical or published earnings of FirstGroup or Laidlaw.



ANNUAL REPORT AND ACCOUNTS 2010

**The leading transport operator  
in the UK and North America**



**FirstGroup plc is the leading transport operator in the UK and North America with annualised revenues of over £6 billion a year. We employ more than 130,000 staff throughout the UK and North America and transport some 2.5 billion passengers a year.**

**Our core values of safety and customer service are at the heart of our business and underpin everything we do. There is no higher priority than the safety and security of our passengers and our staff.**

#### **OPERATING AND FINANCIAL REVIEW**

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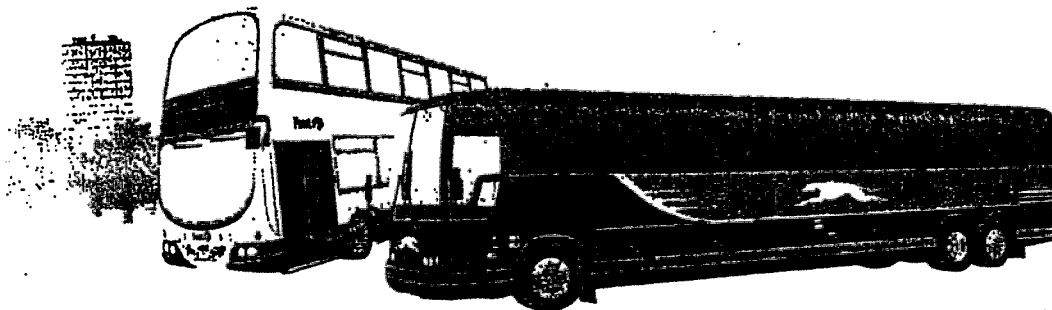
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## Financial highlights

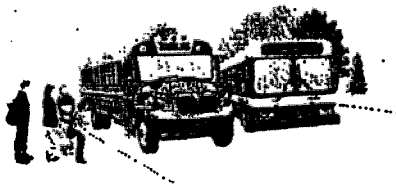
	2010	2009
Revenue (£m)	6,319.3	6,187.3
Adjusted EBITDA (£m)	769.6	772.2
Adjusted operating profit <sup>1</sup> (£m)	453.9	497.5
Operating profit (£m)	368.5	371.1
Adjusted profit before tax <sup>2</sup> (£m)	264.0	326.4
Profit before tax (£m)	179.6	200.0
Adjusted basic EPS <sup>2</sup> (pence)	39.5	48.6
Basic EPS (pence)	27.5	30.2
Proposed final dividend per share (pence)	14.0	12.7
Net debt <sup>3</sup> (£m)	2,281.5	2,503.5

1 Adjusted operating profit plus depreciation  
 2 Before amortisation charges, hedge ineffectiveness on financial derivatives, non-recurring bid costs, other non-recurring items and (loss)/profit on disposal of properties  
 3 Net debt is stated excluding accrued interest



## Our Group

FirstGroup plc is the leading transport operator in the UK and North America with revenues of over £6 billion a year. We employ more than 130,000 staff throughout the UK and North America and transport some 2.5 billion passengers a year.

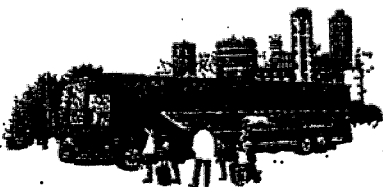


### NORTH AMERICA CONTRACT BUSINESS

We are the leading provider of transportation services in North America. First Student is the largest provider of student transport with a fleet of approximately 80,000 yellow school buses operating every day across the US and Canada.

First Transit is one of the largest private sector providers of transit management and contracting, managing public transport systems on behalf of Transit Authorities. We are one of the largest providers of airport shuttle bus services in the US and also manage call centres, paratransit operations and other light transit activities.

First Service is the largest private sector provider of vehicle maintenance and ancillary support services in the US.

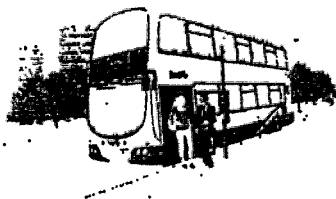


### GREYHOUND

Greyhound is the only national provider of scheduled intercity coach transportation services in the US and Canada. Greyhound provides scheduled passenger services to 3,800 destinations throughout North America carrying some 20 million passengers annually.

We also operate BoltBus, a network of low cost, high quality intercity coach services linking city-pairs within the North East corridor of the US.

We have three operating subsidiaries in the US: Valley Transit Company (Texas-Mexico border), Crucero USA (southern California and Arizona into Mexico) and Americanos USA (Mexico from Texas and New Mexico). Greyhound PackageXpress provides package delivery services to thousands of destinations in North America.

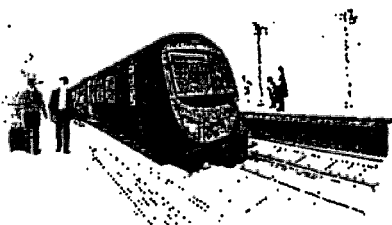


### UK BUS

We are the largest bus operator in the UK with a fleet of 8,500 buses and a market share of approximately 23%. We carry approximately 3 million passengers every day.

The majority of our operations are in urban areas where the bus is the most effective means of tackling traffic congestion. We are working with local authorities and other stakeholders to provide punctual and reliable services for our customers and we continue to develop and promote effective partnerships.

We also operate Greyhound UK providing regular intercity coach services on three routes between London and Bournemouth, Portsmouth and Southampton.



### UK RAIL

Our UK Rail division operates passenger and freight services in the UK. We have a strong balanced portfolio of intercity, regional and commuter franchises. Passenger rail franchises consist of First Capital Connect, First Great Western, First ScotRail and First TransPennine Express and one open access operator First Hull Trains.

We also operate rail freight services through First GBRf and operate the London Thameslink network on behalf of Transport for London carrying 28 million passengers annually.

We are the UK's largest rail operator carrying over 280 million passengers a year.

## OPERATING AND FINANCIAL REVIEW

Revenue  
£2,333.7m



Operating profit  
£233.9m



Employees  
87,000



## Where we operate

- ▬ First Student
- First Transit
- First Services
- ▲ First Canada



Find out more on page 13

► [www.firstgroup.com/north\\_america](http://www.firstgroup.com/north_america)

Revenue  
£603.3m



Operating profit  
£23.9m

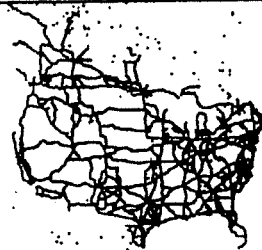


Employees  
8,000



## Where we operate

- Greyhound network in the US
- Greyhound network in Canada
- ▲ Allied carriers in Mexico



Find out more on page 15

► [www.greyhound.com](http://www.greyhound.com) or [www.greyhound.ca](http://www.greyhound.ca)

Revenue  
£1,170.8m



Operating profit  
£124.6m



Employees  
25,000



## Where we operate

- UK Bus operations



Find out more on page 16

► [www.firstgroup.com/ukbus](http://www.firstgroup.com/ukbus)

Revenue  
£2,188.4m



Operating profit  
£92.6m

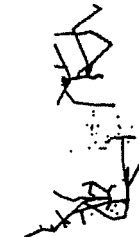


Employees  
13,000



## Where we operate

- First Capital Connect
- First Great Western
- First Hull Trains
- First ScotRail
- First TransPennine Express
- First GBW operates rail freight services throughout the UK



Find out more on page 18

► [www.firstgroup.com/uktrain](http://www.firstgroup.com/uktrain)



## Our markets

Our businesses in the UK and North America operate in local markets with different commercial and regulatory features. This overview illustrates the markets in which we operate, their scale and characteristics together with our position in each one.

Our position in the local bus and rail markets in the UK and in the student transportation, transit, vehicle services and intercity coach markets in the US and Canada provides us with unrivalled knowledge and experience of the many different commercial and regulatory frameworks in place and also puts us at the forefront in developing new and future opportunities.

Our portfolio of businesses is diversified by geography and customer base and structured in to four main operating divisions: UK Bus, UK Rail, North America contract businesses (Student transportation, Transit and Services) and Greyhound. We also have small bus operations in Germany and Ireland and are joint venture partners in rail operations in Denmark and Sweden.

Our strength lies in our diversity. The Group has a balanced portfolio of operations providing a mix of contract-backed and passenger revenues. During these challenging economic times this mix of operations has provided strength and resilience against a fast changing trading backdrop.

### UK BUS

Local bus services in the UK operate on two very different models. Outside London the market is deregulated and within London the market is regulated and competitively tendered.

#### The market

##### Outside London

Local bus services in the UK, outside London, were deregulated in the mid-1980s. The market is highly competitive between commercial bus operators – large and small – and between the bus and the private car. Revenue principally comes directly from fare paying passengers and indirectly from reimbursement by local authorities for concessionary passengers. Bus operators take revenue risk and cost risk.

Bus markets are local and are affected by local issues from demographics to politics to topography. Local bus services operate on a flexible model with bus operators setting fares, frequencies and routes on a commercial basis to meet customer demand and also running "socially necessary" local bus services under contract to local authorities.

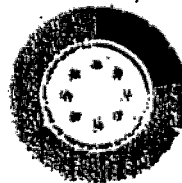
##### London

Bus services in London are operated on behalf of Transport for London (TfL). Contracts are gross cost and typically five years in length. TfL specifies fares, routes, timetables and vehicles, takes the revenue risk and pays operators for running services with a bonus and penalty regime linked to service quality.

#### Our market share

- ▶ We are the UK's largest bus operator
- ▶ We operate one in five of all local bus services
- ▶ Our operations are diversified by geography – 40 major towns and cities – and by customer and journey purpose
- ▶ We operate a modern fleet at half life
- ▶ We also operate Greyhound intercity coach services in the UK

#### Approximate market share



23%

#### Approximate passengers we carry per day



3 million

#### Market features

- ▶ High customer satisfaction
- ▶ Investment in new vehicles
- ▶ Innovation in ticketing, marketing and information

#### Changes in market during 2009/10

- ▶ Lower passenger revenue growth as a result of economic weakness and higher unemployment
- ▶ Mileage reduced in response to fall in passenger demand
- ▶ OFT report and Competition Commission investigation in to local bus services in the UK
- ▶ Local Transport Act provisions enacted
- ▶ Passenger Focus became statutory watchdog

## OPERATING AND FINANCIAL REVIEW

## UK RAIL

The operation of passenger rail services in the UK is mainly competitively tendered and also includes a limited number of open access companies.

## The market

Privatised in the mid-1990s the UK rail market is a competitive environment between transport operators for the award of passenger rail franchises (contracts with the Department for Transport – and other franchising authorities – for the provision of services) and between rail services and other modes of transport.

Revenue comes directly from fare paying passengers or from franchising authorities. Train operators share revenue risk with franchising authorities – this is referred to as revenue support or revenue share – but bear cost risk. Franchisees are not cost contracts of variable length – often seven years plus a possible three year extension if performance targets are met.

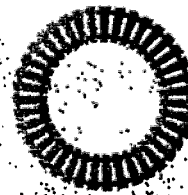
Rail markets vary but are often grouped into three sectors – London and South East commuter services, regional and long distance. Some passenger rail franchisees pay a premium to the franchising authority while others receive a subsidy. In some franchisees the premium increases (or subsidy decreases) over the duration of the franchise and in some franchisees the level of premium or subsidy is constant.

Operators are responsible for the day to day management of train services and while many elements of the service provided to passengers are mandated as part of the contract, other features are left to the commercial judgment of operators.

## Our market share

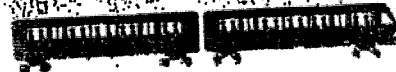
- ▶ We are the UK's largest rail operator
- ▶ Our operations are diversified by sector and by customer and journey purpose
- ▶ We operate First Hull Trains, an open access passenger rail service, and First GBRT, a rail freight operator
- ▶ Through our joint venture with Danish State Railways we operate passenger rail services in Denmark and Sweden

## Approximate market share



23%

## Approximate passengers capacity per year



280 million

## Market features

- ▶ Growing passenger numbers
- ▶ Increasing customer satisfaction
- ▶ Investment in new rolling stock
- ▶ Innovation in customer service

## Changes in market during 2009/10

- ▶ Lower passenger revenue growth as a result of economic weakness and higher unemployment
- ▶ Start of Control Period 4, Network Rail's access charging regime
- ▶ DfT publication of the 'Future of Franchising' consultation paper
- ▶ Refranchising of Essex Thameside, Greater Anglia and InterCity East Coast franchisees
- ▶ Publication of new High Speed line proposals

## OUR MARKETS CONTINUED

## SCHOOL BUSES IN NORTH AMERICA

## The market

Yellow school buses provide home to school transportation to millions of students across the US and Canada. There are over 15,000 school districts in North America responsible for providing approximately 694,000 school buses each day.

In total, the North American market is estimated to be worth \$22 billion per annum. However, only around 30% of school districts have outsourced their operations – approximately 183,000 school buses – to the private sector. The private outsourced sector market is highly fragmented with only ten operators running more than 1,000 buses.

School districts provide transportation for students depending on varying criteria determined at State level and contracts are typically awarded for three to five years. School districts receive funding for their activities including school transportation primarily from State and local sources, including property taxes.

## Our market share

- ▶ We are the largest private sector operator of school buses in North America – more than four times bigger than the next largest competitor
- ▶ We operate approximately 60,000 yellow school buses – with an average fleet age of 6.5 years
- ▶ We operate in 42 States in the US and eight Provinces in Canada
- ▶ We have more than 1,600 different contracts in 650 locations
- ▶ We consistently retain over 90% of our contracts that come up for renewal
- ▶ We provide charter hire services for school and non-school activities
- ▶ Our scale enables us to develop value added services for existing and potential customers to provide greater on demand information and operating efficiencies

## NORTH AMERICA INTERCITY COACH

## The market

Greyhound is the only national provider of scheduled intercity coach transportation in the US and Canada. Intercity coach transportation competes with many other modes of mid to long distance travel and Greyhound serves a diverse, value-oriented customer base by offering scheduled passenger services with an unrivalled network and route coverage. The majority of revenue is generated from passenger services but Greyhound also provides package express services, charter services and, in many terminals, food services.

In 2008 Greyhound launched BoltBus, a low cost, premium coach operation in the North East of the US. The region is the most dense travel corridor in the country and is a highly competitive intercity coach market. BoltBus operates between key city pair destinations such as New York and Boston and attracts a different customer demographic to Greyhound with yield managed fares, online reservation and a package of features including free wireless internet on all buses.

## Our market share

- ▶ We are the only national provider of scheduled intercity coach transportation services in the US and Canada
- ▶ We carry approximately 20 million passengers per annum
- ▶ We have a fleet of approximately 2,200 vehicles with an average fleet age of 9.9 years

## Approximate share of total market



## Approximate students we carry per day



6 million

## Market features

- ▶ Contracted revenue
- ▶ Safety and security is a priority
- ▶ Trusted operator in the local community
- ▶ Innovation and investment in technology

## Changes in market during 2008/09

- ▶ Unprecedented pressure on public spending budgets as a result of economic weakness
- ▶ Reduction in school and non-school charter services as a result of recession

## Approximate passengers we carry per year



20 million

## Market features

- ▶ Passenger revenues
- ▶ Highly flexible operating model – ability to match services to changing passenger demand, particularly in the US
- ▶ Value for money
- ▶ Main reason for travel is to see family and friends

## Changes in market during 2008/09

- ▶ Reduced passenger revenues as a result of weaker economy and increased unemployment
- ▶ Mileage reduced in response to fall in passenger demand
- ▶ Agreement with Canadian Provinces to reduce mileage or receive financial support to run certain low-utilised services in specific areas
- ▶ New BoltBus destinations launched

## OPERATING AND FINANCIAL REVIEW

**NORTH AMERICA TRANSIT AND SERVICES****TRANSIT CONTRACTING AND MANAGEMENT****The market**

The transit contracting and management services market includes fixed route bus services, paratransit bus services, airport, university and private shuttle services. The North American transit market is estimated to be worth \$21 billion per annum with approximately 30% in the private outsourced sector. It is a fragmented market with the three largest private sector companies operating less than 35% of the total outsourced market.

Private transportation companies manage, operate, maintain and organise transportation services under contract to customers including Transit Authorities, Departments of Transportation, Federal, State and local agencies, as well as private institutions. The Americans with Disabilities Act requires public authorities operating fixed route transit to provide complementary paratransit services for eligible citizens. Contracts are typically for three to five years.

**Our market share**

- ▶ We operate 226 locations in 46 US States, Puerto Rico and five Canadian Provinces and Territories
- ▶ We operate and manage 10,800 buses
- ▶ Our strategy is to grow in the light transit market
- ▶ We are one of the largest providers of airport shuttle services in the US

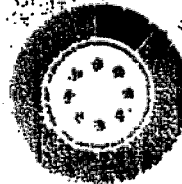
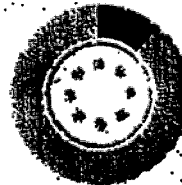
**VEHICLE MAINTENANCE AND SUPPORT SERVICES****The market**

First Vehicle Services is one of a number of companies that provide fleet vehicle maintenance services under contract to private and public sector clients including the Federal Government, cities and Fire and Police Departments. We estimate the vehicle maintenance market to be worth \$2.9 billion per annum in total with approximately 38% contracted out to private sector providers.

First Support Services provides operations and maintenance services, including facilities management and warehousing and supply to agencies of Federal, State and local governments as well as to businesses in the private sector.

**Our market share**

- ▶ We operate over 150 facilities in 33 US States and five international locations
- ▶ We maintain over 43,000 vehicles
- ▶ We provide fleet maintenance services for public and private sector customers
- ▶ We provide support services including logistics support and facilities management to public and private sector clients including the US Navy and Air Force

**Approximate share of outsourced transit market****12%****Approximate share of outsourced vehicle maintenance market****12%****Approximate passengers we carry a year****300 million****Number of maintained vehicles****Over 43,000****Market features**

- ▶ Contracted revenue
- ▶ High level of customer service and retention
- ▶ Typically low capital investment

**Changes in market during 2009/10**

- ▶ Pressure on public spending budgets as a result of economic weakness

## Delivering our key priorities

Our strategy is to provide safe, reliable, innovative and sustainable transport services and to deliver long term value for shareholders through profitable growth in our core markets.

There can be no doubt that continued economic uncertainty made 2009/10 a challenging year. Our strategy to build a balanced, diverse portfolio, together with the actions we have taken, has provided resilience in a difficult economic environment.

Our clear strategy to manage the Group through these challenging times enabled us to take swift, decisive action to mitigate the effects of the recession on trading.

### MANAGING OUR COSTS

With our experience and strong track record in cost management and improving operating efficiencies we were able to take prompt action to reduce costs throughout the Group. These actions mitigated the impact of the weaker economy and higher hedged fuel costs, which increased by approximately £90m during the year.

At the start of the year we had already devised and implemented comprehensive plans to reduce costs throughout the UK and North America. Throughout the year we continued to bear down on costs, reducing overheads and increasing operating efficiencies. As a result of the relentless focus and drive throughout the business we have exceeded our original cost reduction target and achieved annual savings of £228m.

### STRENGTHENING OUR FINANCIAL POSITION – REDUCING NET DEBT

Net debt reduction is a key priority for the Group. Despite the challenging trading environment we were pleased to increase net cash generation during the year which was used to reduce net debt. We are confident of further opportunities to increase net cash generation within the Group to accelerate our deleveraging plans.

Our robust financial position was strengthened during the year as we made further progress in executing our strategy to extend the maturity profile of the Group's debt and reduce reliance on bank finance. The Group's recent bond issues in the capital markets attracted strong support from fixed income investors and demonstrated the continued confidence in the underlying strength and resilience of the Group.

### MAXIMISING THE FLEXIBILITY IN OUR BUSINESSES

In those areas of our business that are dependent on passenger revenues we responded quickly to the challenges presented by the recession and the adverse impact on passenger volumes. As well as rigorous cost control we focused on network management and targeted mileage reduction which protected revenue per mile, while ensuring that we retained the capability to restore service levels when demand returns.

In UK Bus we reduced mileage, primarily through service frequency adjustments while remaining focused on operating performance and customer service. At Greyhound where, as we anticipated, passenger revenues were adversely impacted as a result of the weak economic environment and increased unemployment, we were able to maximise the highly flexible operating model. With approximately 60% of the cost base being variable we were able to manage service provision on a route by route basis to match any changing demand.

### DELIVERING PROFITABLE GROWTH

As we expected, the continued economic weakness presented a number of challenges during the year. The Group delivered a resilient performance with overall trading in line with management expectations. In this tough trading environment we exceeded our cash target for the year and expect to return to earnings growth in 2010/11.

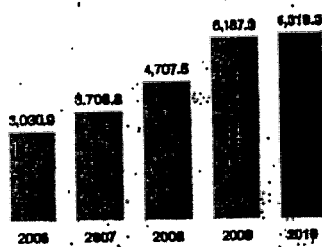
The Board is confident in the underlying strength of the businesses which, combined with the many actions we have taken to mitigate the adverse effects of recession, will ensure the Group continues to trade robustly through the economic cycle and deliver long term value for shareholders.

OPERATING AND FINANCIAL REVIEW

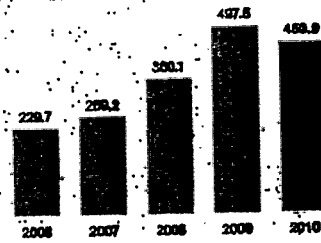
KEY PERFORMANCE INDICATORS

The Group's management use a wide range of financial and non-financial key performance indicators to assess our performance during the year.

Revenue (£m)



Adjusted operating profit (£m)

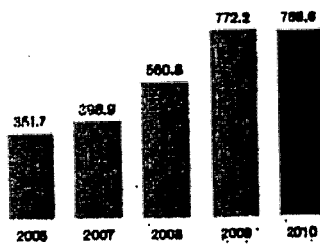


Reduction in Lost Time Injuries

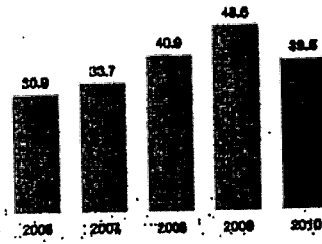
**18%**

We are committed to a targeted reduction in workplace accidents across the Group and this year achieved a 18% reduction in Lost Time Injuries.

Adjusted EBITDA (£m)



Adjusted basic earnings per share (pence)



Contract retention in North America

**>90%**

Contract retention in both First Student and First Transit remained strong during the year at over 90%.



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## About Us

*Our passion is empowering our clients.*

From financial management and property taxes to courts and education, we create, deliver and support software solutions and services that make it easier for local governments and schools to manage their complex, day-to-day business functions. We have a unique vantage point due to our singular focus on serving the public sector with a broad product portfolio.

From the courtroom to the classroom, Tyler's products serve as the backbone for core business functions in the public sector. We are dedicated to helping our local government and school clients streamline the many aspects of their financial management, court case, property tax, public safety, citizen services, public records and education systems.

However, our commitment goes well beyond delivering solutions that work for our public sector clients. It's about consistently delivering value for employees and shareholders as well.

Our deep industry knowledge comes from our staff — many of whom held public sector positions prior to joining Tyler. They understand what clients want and need to operate more efficiently because they've been there. They transfer their subject matter expertise to new employees who in turn become experts themselves, eventually passing it along to others.

With this knowledge and experience — along with focused innovation and an earnest commitment to our clients — we are positioned better than anyone to anticipate and address the changing technology needs of the public sector.

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## Versatrans Product Suite — School Transportation Software that Empowers

*Plan and manage your ever-changing transportation needs.*

Smart planning yields smart results, and at Tyler, we are here to help you achieve both with our powerful Versatrans solutions. From streamlining your transportation needs to establishing your districts' boundaries and plans, Versatrans can help you create greater efficiencies throughout your operations.

School districts are looking for ways to improve efficiencies, cut costs, provide more service and comply with government regulations. Tyler's Versatrans solutions are proven to reduce costs and enhance efficiencies.

### Student Transportation Management Solutions

While tighter budgets are forcing many districts to re-evaluate spending, at Tyler, we understand that there's simply no value that can be placed on the safety and well-being of your students. That's why our Versatrans product suite is designed to help you efficiently and cost-effectively manage your day-to-day transportation needs—with the flexibility to plan for your long-term needs.

Our Versatrans student transportation management solutions help you manage tasks, including efficient route building, field trip scheduling, fleet maintenance management, GPS data collection, retrieval and utilization as well as 'what-if' scenarios to assist in planning for the future. With Versatrans, you can safely transport students and staff to and from their educational programs on time and on budget.

### School Boundary and District Planning

School populations are changing dramatically around the country. Now more than ever, superintendents and school administrators need a smart solution for school planning and redistricting. Versatrans simplifies this complex process, enabling you to streamline and share information with essential parties—from school boards and planning committees to community leaders. Featuring robust automation tools, Versatrans can easily analyze your most important data, such as student populations, building capacities and enrollment boundaries. With Versatrans, you have everything you need to plan for today—and prepare for tomorrow.

Success 8

Meetings 4

Request in

## Speaking from Experience

Melissa Belsat  
 Marketing Communications  
 Program Specialist

I have worked in the trenches  
 I understand the challenges  
 transportation clients face e  
 base.

Contact Us  
 versatrans.info@tylert  
 1-800-433-5530

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 Client Support | Investors | Careers | Contact Us

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# Bloomberg Law<sup>®</sup>

## Company Report

### TYLER TECHNOLOGIES INC

5949 Sherry Lane

Suite 1400

Dallas, TX 75225

United States

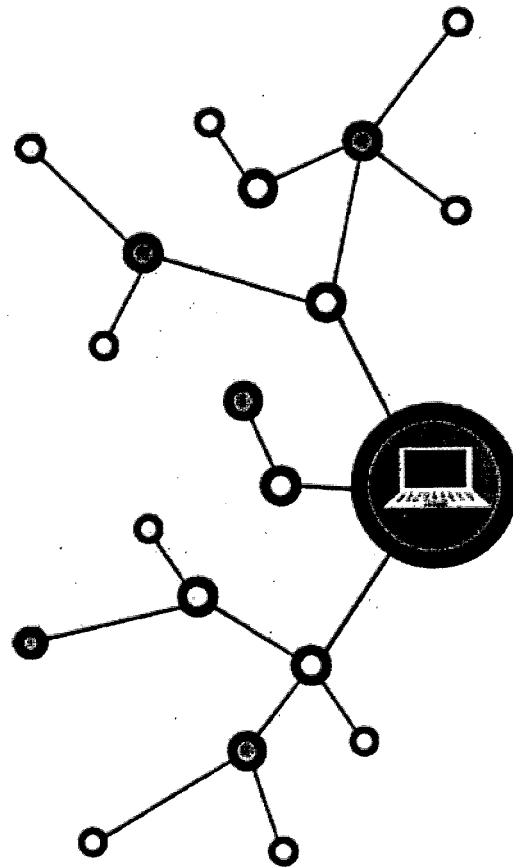
[www.tylertechnologies.com](http://www.tylertechnologies.com)

1-872-713-3700

Generated 03/07/2011

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## Company Overview

### DESCRIPTION

Tyler Technologies, Inc. provides end-to-end information management solutions and services for local governments. The Company's client base includes local government offices throughout the United States, Canada, Puerto Rico, and the United Kingdom.

### QUICK-PROFILE

Country of Incorporation	United States
State of Incorporation	Delaware
Fiscal Year End	December
Market	North America, Europe, Asia
Employees	2,050
Headquarters	1000 North 17th Street, Suite 200, New York, NY 10036
Auditor	ERNST & YOUNG
Primary Revenue	Software
Industry Sector	Technology
Group	Software
Sub-Group	Enterprise Software/Serv
SIC Code	7372
SIC Name	ELECTRON PARTS
Revenue	\$1,000 Million
Institutional Ownership	30.4 Million
Price	\$23.03 USD 03/04/11
Last Closing Price	\$23.03 USD 03/04/11
Market Capitalization	\$47,231 Million
52-Week High	\$23.07 USD 03/07/11
52-Week Low	\$19.50 USD 03/07/11
Shares Outstanding	32 Million shares
Enterprise Value	\$47,231 Million
Cash Flow from Operations	\$5.35 Million USD
Return on Equity	15.1%

## Financial Results

All financials are in millions of USD; annual data is shown for 2007 to 2010

### OVERVIEW

	2010	2009	2008	2007
Revenue	20,101,232.00	20,091,232.00	20,081,232.00	20,071,232.00
Operating Profit	1,100.00	1,100.00	1,100.00	1,100.00
Operating Margin	41.84	44.78	28.08	28.78
Net Income	25.05	27.01	14.88	17.50
Net Income per Share	0.74	0.82	0.66	0.45
Operating Profit per Share	0.71	0.79	0.84	0.42
Operating Profit Margin	0.00	0.00	0.00	0.00
Operating Profit	140,518.97	143,848.36	136,650.00	135,062.81
Operating Profit Margin	69.45	109.89	67.22	67.30
Operating Profit	264.03	270.87	251.78	241.61
Operating Profit Margin	32.41	7.06	8.03	7.72
Operating Profit	100.97	134.36	114.28	137.21
Operating Profit Margin	2.22	2.79	2.37	2.35
Operating Profit	40.51	49.64	48.39	50.15
Operating Profit Margin	36.36	42.94	47.80	34.11
Operating Profit	-34.24	-21.35	-48.13	-77.41
Operating Profit Margin	30.42	30.58	27.68	30.43

This Was Printed From The Business Review

## VersaTrans acquired by Tyler Technologies in Dallas

### The Business Review

Date: Monday, February 4, 2008, 5:05pm EST - Last Modified: Monday, February 4, 2008, 5:23pm EST

#### Related:

#### Technology, Commercial Real Estate

VersaTrans Solutions Inc., a Latham company that makes bus-routing software, has been acquired by Tyler Technologies Inc., a public company in Dallas.

Tyler (NYSE: TYL) also acquired a second software company, Olympia Computing Co., based in Tumwater, Wash. Tyler said the two companies were acquired for a combined \$16 million.

The two companies had a combined revenue of \$13 million in 2007. VersaTrans reported having \$9.1 million in revenue in 2007.

Olympia makes software related to the reporting of student information. It is used by 16,000 educators across the country. VersaTrans makes bus-routing software for 1,300 public school districts.

Tyler said the two acquisitions were designed to broaden its customer base in the K-12 market. Tyler makes products related to financial management and student information.

VersaTrans CEO Doug Hamlin said being acquired by Tyler was an exciting development for the company and its clients because Tyler shares VersaTrans' vision and values.

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EXHIBIT

6

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390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.))  
(Not Selected for publication in the Federal Reporter)  
(Cite as: 390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.)))

This case was not selected for publication in the Federal Reporter.

Not for Publication in West's Federal Reporter See Fed. Rule of Appellate Procedure 32.1 generally governing citation of judicial decisions issued on or after Jan. 1, 2007. See also Ninth Circuit Rule 36-3. (Find CTA9 Rule 36-3)

United States Court of Appeals,  
Ninth Circuit.  
EDUCATION LOGISTICS, INC., a Montana corporation; Logistics Management, Inc., a Washington corporation, Plaintiffs-Appellants,

v.  
LAIDLAW TRANSIT, INC., a Delaware corporation, Defendant-Appellee.

No. 09-35601.  
Argued and Submitted June 7, 2010.  
Filed Aug. 2, 2010.

**Background:** Licensor of software for student bus transportation services brought action against licensee, alleging breach of contract. The United States District Court for the District of Montana, Donald W. Molloy, J., granted summary judgment in favor of licensee. Licensor appealed.

**Holdings:** The Court of Appeals held that:  
(1) duties to promote and facilitate each other's businesses, as set forth in parties' contract, survived the termination of the exclusive license, and  
(2) fact issues barred summary judgment.

Affirmed in part, reversed in part, and remanded.

Hall, Circuit Judge, filed opinion, concurring in part and dissenting in part.

West Headnotes

[1] Copyrights and Intellectual Property 99  
↪107

99 Copyrights and Intellectual Property

99II Intellectual Property  
99k107 k. Contracts. Most Cited Cases

Under Montana law, software licensor's and licensee's mutual duties to promote and facilitate each other's businesses, as set forth in parties' contract, survived the termination of the exclusive license; contract did not explicitly or implicitly provide that the promotion and facilitation duties applied only to the exclusive license period, and contract provided for perpetual non-exclusive licensing period. MCA 28-3-303, 28-3-307.

[2] Federal Civil Procedure 170A ↪2493

170A Federal Civil Procedure  
170AXVII Judgment  
170AXVII(C) Summary Judgment  
170AXVII(C)2 Particular Cases  
170Ak2493 k. Copyright, trademark, and unfair competition cases. Most Cited Cases

Genuine issues of material fact as to whether and when breaches of licensing agreement for student bus transportation services software occurred precluded summary judgment, in breach of contract action, under Montana law. MCA 30-2-725(2).

\*742 Ronald A. Bender, Matthew James Cuffe, Esquire, Worden Thane, P.C., Missoula, MT, Samuel Taylor Bull, Esquire, Charles Paul Nomellini, Attorney General, Foster Pepper, PLLC, Seattle, WA, for Plaintiffs-Appellants.

Marcia J. Davenport, Scott Fisk, Crowley, Haughey, Hanson, Toole & Dietrich, Helena, MT, Debra D. Parker, Missoula, MT, for Defendant-Appellee.

Appeal from the United States District Court for the District of Montana, Donald W. Molloy, District Judge, Presiding. D.C. No. 9:07-cv-00006-DWM.

Before: HALL, FERNANDEZ and McKEOWN, Circuit Judges.

MEMORANDUM <sup>EN\*</sup>



390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.))  
 (Not Selected for publication in the Federal Reporter)  
 (Cite as: 390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.)))

FN\* This disposition is not appropriate for publication and is not precedent except as provided by 9th Cir. R. 36-3.

**\*\*1** Education Logistics and Logistics Management, Inc. (“Edulog”) appeal from the grant of summary judgment to Laidlaw Transit, Inc. in this action arising from a claimed breach of a 1992 contract (“the **\*743** Agreement”) to license software for routing student bus transportation services. Reviewing *de novo*, we affirm in part, reverse in part, and remand for further proceedings.

[1] The district court concluded that the parties’ duty to promote and facilitate each other’s business, contained in Section 2.3.3 of the Agreement, did not survive the termination of the exclusive license in 1997. The court based its conclusion primarily on a specific reference within Section 2.2, the exclusive license provision, subjecting it to Section 2.3, and the absence of such a reference in the non-exclusive license provision, Section 2.1. Interpreting the agreement as a matter of law, we conclude the promotion duty survives the exclusive license period. Nothing in Section 2.3.3 explicitly or implicitly provides that the promotion duty applies only to the exclusive license provision; correspondingly, the non-exclusive license provision, Section 2.1, does not provide that it is exempt from the promotion duty provision. See Mont.Code Ann. § 28-3-303. When read as a whole, the Agreement does not require a specific reference to another provision in order for that provision to affect obligations within the provision being interpreted. See Mont.Code Ann. § 28-3-202.

Further, while Section 2.3 includes the duty to promote under Section 2.3.3, it also contains other duties, for example the “no contact” duty under Section 2.3.2 and the “avoid conflicts” and “prevent breaches by agents” duties under Section 2.3.3. Common sense and a plain reading of the Agreement dictate that these core duties—which are not provided for elsewhere in the Agreement—would continue during the perpetual non-exclusive license period. Consequently, interpreting Section 2.2 to require the termination of the Section 2.3.3 promotion duty would force an unnatural reading of the remainder of Section 2.3. See Mont.Code Ann. § 28-3-307. We conclude that summary judgment in favor of Laidlaw is not warranted on the basis articulated by the district

court, namely that the promotion duty claims accrued following the exclusive license period.

Section 23.0 provides that the Agreement “shall be governed by any applicable provisions” of the Montana Uniform Commercial Code (“MUCC”) “[e]xcept to the extent that the provisions of this Contract are clearly inconsistent” with that application. We agree with the district court that the MUCC’s four-year statute of limitations applies. See Mont.Code Ann. § 30-2-725.

The parties’ intention that the MUCC governs whenever applicable is clear from the language of the contract alone. See Mont.Code Ann. § 28-3-303. Additionally, the MUCC’s limitations provision governing contracts for sale serves as a more specific provision than Montana’s eight-year limitations provision for contracts generally. See Mont.Code Ann. § 1-2-102; 27-2-202; 30-2-7205; see also, e.g., *In re MSR Exploration Ltd.*, 147 B.R. 560, 568 (Bkrtcy.D.Mont.1992). The Section 23.0 language designating the MUCC as governing law is explicit, and does not involve an absurdity. See Mont.Code Ann. § 28-3-401; *Ophus v. Fritz*, 301 Mont. 447, 11 P.3d 1192, 1196 (2000). Edulog’s claim that a substantive provision offering relief under the MUCC must be identified before the MUCC’s statute of limitations provision may be applied is unsupported. Application of the MUCC limitations provision is not “clearly inconsistent” with the provisions of the Agreement, and thus the MUCC four-year statute of limitations applies.

**\*\*2** [2] Edulog filed this suit on January 11, 2007. Following summary judgment on the promotion duty, the district court concluded that all of Edulog’s remaining claims accrued before January 11, 2003, **\*744** and granted summary judgment to Laidlaw on statute of limitations grounds. We agree that the record is replete with evidence that a number of alleged breaches of the Agreement occurred well before January 2003. Although discovery is not required to trigger the MUCC limitations period, it bears noting that there is also ample evidence Edulog was aware of these potential breaches long before January 2003. See Mont.Code Ann. § 30-2-725(2). However, the district court does not appear to have considered whether new breaches for which Edulog may recover may have occurred within the limitations period. The Agreement is properly character-

390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.))  
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ized as a contract with continuing obligations capable of distinct and separate breaches. See Minidoka Irrigation Dist. v. Dep't of Interior, 154 F.3d 924, 926 (9th Cir.1998). For example, Laidlaw's duty to pay royalties arises whenever a "New Bus" enters service. Laidlaw, which has continued to perform under the Agreement, has not demonstrated a total repudiation of the Agreement. Edulog, on the other hand, has submitted evidence raising a genuine issue of material fact whether Laidlaw has engaged in new breaches of the contract since January 11, 2003. Summary judgment was not appropriate for breaches Edulog alleges occurred since that date. See Sands v. Nestegard, 198 Mont. 421, 646 P.2d 1189, 1193 (1982). We affirm the grant of summary judgment as to all claims accruing prior to January 11, 2003, including promotion duty claims, and reverse and remand for further proceedings as to claims accruing on or following that date.

**AFFIRMED IN PART, REVERSED IN PART, AND REMANDED. Each party shall pay its own costs on appeal.**

HALL, J., concurring in part and dissenting in part.

I agree with the majority that the Montana UCC's four-year statute of limitations applies and that the district court improperly granted summary judgment as to breach of contract claims accruing on or after January 11, 2003. I do not agree, however, that Laidlaw's duty to promote and facilitate Edulog's business under Section 2.3.3 of the Agreement survived the expiration of the exclusive license.

Section 2.2 of the Agreement explicitly conditions Laidlaw's exclusive license on the terms of Section 2.3 of the Agreement, which includes the duty to promote Edulog's software. Section 2.1 of the Agreement places no limitations on Laidlaw's perpetual non-exclusive license. If Section 2.3 of the Agreement were to apply to both the non-exclusive license and the exclusive license, there would be no need to include the express limitation in Section 2.2. It seems unlikely that the parties would draft two adjacent provisions, include an express limitation in just one provision, yet intend that that limitation would apply to both provisions. It also seems unlikely that the parties would see the need to expressly cross-reference a duty to promote in the context of a five-year exclusive license but would omit such a reference in the context of creating the same

duty in perpetuity.

**\*\*3** All of the provisions of Section 2.3 appear compatible only with an exclusive arrangement between Edulog and Laidlaw. Section 2.3.1 refers to "Retention of Rights by LMI During the Currency of *Exclusive License*" and refers only to Section 2.2 of the Agreement. Section 2.3.2 (the "no contact" duty referenced by the majority) provides Laidlaw the exclusive right to market to its own customers and limits Edulog's ability to contact Laidlaw's customers directly. This provision only makes sense if Laidlaw has an exclusive license to market Edulog's software. Once the exclusive license expires, Edulog is **\*745** free to provide its software to competing school bus providers, who in turn would be free to contact Laidlaw's customer base.

The mutual promotion and facilitation duties in Section 2.3.3 itself make little sense if, under the perpetual non-exclusive license, Edulog may freely license its software to Laidlaw's competitors. Section 2.3.3 obligates (1) Edulog and Laidlaw to work together to minimize potential conflicts and define respective markets; (2) Edulog to use its best efforts to promote Laidlaw bus services; (3) Laidlaw to use its best efforts to promote Edulog software; and (4) both parties to ensure that employees and contractors do not contravene the Agreement. Once Edulog begins serving Laidlaw's competitors-who presumably would attempt to infiltrate Laidlaw's market-Edulog loses any real ability to insulate Laidlaw from competition. If Edulog is unable to meaningfully fulfill the obligations set forth in 2.3.3 upon the expiration of the exclusive license, it seems unlikely that the parties would have intended for Laidlaw to actively promote Edulog software in perpetuity.

The most reasonable interpretation of the Agreement is that the duty to promote in Section 2.3.3 only applies for the duration of the exclusive license set forth in Section 2.2. I therefore dissent in part.

C.A.9 (Mont.),2010.  
Education Logistics, Inc. v. Laidlaw Transit, Inc.  
390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.))

END OF DOCUMENT

390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.))  
(Not Selected for publication in the Federal Reporter)  
(Cite as: 390 Fed.Appx. 742, 2010 WL 3005986 (C.A.9 (Mont.)))



AO 88B (Rev. 06/09) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action

C7H 2/18/11  
@ 2:45pm

## UNITED STATES DISTRICT COURT

for the

Northern District of Texas

EDUCATION LOGISTICS, INC., ET AL

Plaintiff

v.

LAIDLAW TRANSIT, INC

Defendant

Civil Action No. 07-06-M-DWM

(If the action is pending in another district, state where:

District of Montana, Missoula Division )

SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS  
OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTIONTo: Capitol Corporate Services, Inc. as Registered Agent for Tyler Technologies, Inc.  
800 Brazos, Suite 400, Austin, Texas 78701☒ **Production:** YOU ARE COMMANDED to produce at the time, date, and place set forth below the following documents, electronically stored information, or objects, and permit their inspection, copying, testing, or sampling of the material:

See Exhibit A

Place: ATTN: Stephen C. Schoettner, Thompson & Knight  
LLP, One Arts Plaza, 1722 Rough Street, Suite 1500,  
Dallas, Texas 75201

Date and Time:

02/28/2011 10:00 am

☐ **Inspection of Premises:** YOU ARE COMMANDED to permit entry onto the designated premises, land, or other property possessed or controlled by you at the time, date, and location set forth below, so that the requesting party may inspect, measure, survey, photograph, test, or sample the property or any designated object or operation on it.

Place:

Date and Time:

The provisions of Fed. R. Civ. P. 45(c), relating to your protection as a person subject to a subpoena, and Rule 45 (d) and (e), relating to your duty to respond to this subpoena and the potential consequences of not doing so, are attached.

Date: 2/14/2011

CLERK OF COURT

OR

Stephen C Schoettner

S. C. Schoettner

Signature of Clerk or Deputy Clerk

Attorney's signature

The name, address, e-mail, and telephone number of the attorney representing (name of party) \_\_\_\_\_ Plaintiffs  
, who issues or requests this subpoena, are:Samuel T. Bull, FOSTER PEPPER PLLC  
1111 Third Avenue, Suite 3400, Seattle, WA 98101  
E-mail: bulls@foster.com Telephone: (206) 447-5142AFFIDAVIT  
ATTACHED

EXHIBIT

8

AO 88B (Rev. 06/09) Subpoena to Produce Documents, Information, or Objects or to Permit Inspection of Premises in a Civil Action (Page 2)

Civil Action No. 07-06-M-DWM

**PROOF OF SERVICE**

*(This section should not be filed with the court unless required by Fed. R. Civ. P. 45.)*

This subpoena for *(name of individual and title, if any)* \_\_\_\_\_  
was received by me on *(date)* \_\_\_\_\_.

☐ I served the subpoena by delivering a copy to the named person as follows: \_\_\_\_\_

\_\_\_\_\_ on *(date)* \_\_\_\_\_

☐ I returned the subpoena unexecuted because: \_\_\_\_\_

**AFFIDAVIT  
ATTACHED**

Unless the subpoena was issued on behalf of the United States, or one of its officers or agents, I have also  
tendered to the witness fees for one day's attendance, and the mileage allowed by law, in the amount of

\$ \_\_\_\_\_

My fees are \$ \_\_\_\_\_ for travel and \$ \_\_\_\_\_ for services, for a total of \$ 0.00

I declare under penalty of perjury that this information is true.

Date: \_\_\_\_\_

\_\_\_\_\_  
*Server's signature*

\_\_\_\_\_  
*Printed name and title*

\_\_\_\_\_  
*Server's address*

Additional information regarding attempted service, etc:

**AFFIDAVIT OF SERVICE**

Came to hand on the 18th day of February , 2011, at 2:45 o'clock pm.  
Cause No. 07-06-M-DWM

Executed at 800 Brazos Street, Suite 400 Austin, Texas 78701  
within the County of Travis at 4:15 o'clock pm on the 18th day  
of February , 2011, by delivering to the within named:

TYLER TECHNOLOGIES, INC.,

by delivering to its Registered Agent, CAPITOL CORPORATE SERVICES, INC.,  
by delivering to its designated agent, TONI OZEN, in person, a true copy of  
this Subpoena to Produce Documents, having first endorsed upon such copy of  
such Subpoena the date of delivery.

I am not a party to or interested in the outcome of the suit referenced above.  
I am authorized by written order to serve citation and other notices. I am not  
less than eighteen (18) years of age.

Service Fee \$

EDUCATION LOGISTICS, INC., ET AL.

Plaintiff

V.

LAIDLAW TRANSIT, INC.

Defendant

By: 

Tom Kroll ID# SCH - 3012  
(Authorized Person)


THOMAS PROCESS  
809 Rio Grande Street  
Suite 103  
Austin, Texas 78701  
(512) 320-8330

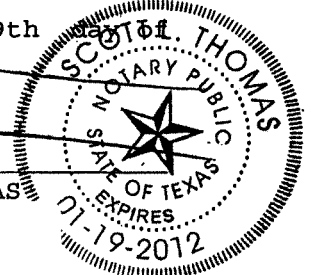
**VERIFICATION**

STATE OF TEXAS §  
COUNTY OF TRAVIS §

BEFORE ME, A NOTARY PUBLIC, on this day personally appeared  
Tom Kroll , known to me to be the person whose name  
is subscribed to the foregoing document and, being by me first duly sworn,  
declared that the statements therein contained are true and correct.

Given under my hand and seal of office this 19th day of  
February , A.D., 2011.

  
NOTARY PUBLIC, STATE OF TEXAS



## Federal Rule of Civil Procedure 45 (c), (d), and (e) (Effective 12/1/07)

## (c) Protecting a Person Subject to a Subpoena.

(1) *Avoiding Undue Burden or Expense; Sanctions.* A party or attorney responsible for issuing and serving a subpoena must take reasonable steps to avoid imposing undue burden or expense on a person subject to the subpoena. The issuing court must enforce this duty and impose an appropriate sanction — which may include lost earnings and reasonable attorney's fees — on a party or attorney who fails to comply.

(2) *Command to Produce Materials or Permit Inspection.*

(A) *Appearance Not Required.* A person commanded to produce documents, electronically stored information, or tangible things, or to permit the inspection of premises, need not appear in person at the place of production or inspection unless also commanded to appear for a deposition, hearing, or trial.

(B) *Objections.* A person commanded to produce documents or tangible things or to permit inspection may serve on the party or attorney designated in the subpoena a written objection to inspecting, copying, testing or sampling any or all of the materials or to inspecting the premises — or to producing electronically stored information in the form or forms requested. The objection must be served before the earlier of the time specified for compliance or 14 days after the subpoena is served. If an objection is made, the following rules apply:

(i) At any time, on notice to the commanded person, the serving party may move the issuing court for an order compelling production or inspection.

(ii) These acts may be required only as directed in the order, and the order must protect a person who is neither a party nor a party's officer from significant expense resulting from compliance.

(3) *Quashing or Modifying a Subpoena.*

(A) *When Required.* On timely motion, the issuing court must quash or modify a subpoena that:

(i) fails to allow a reasonable time to comply;

(ii) requires a person who is neither a party nor a party's officer to travel more than 100 miles from where that person resides, is employed, or regularly transacts business in person — except that, subject to Rule 45(c)(3)(B)(iii), the person may be commanded to attend a trial by traveling from any such place within the state where the trial is held;

(iii) requires disclosure of privileged or other protected matter, if no exception or waiver applies; or

(iv) subjects a person to undue burden.

(B) *When Permitted.* To protect a person subject to or affected by a subpoena, the issuing court may, on motion, quash or modify the subpoena if it requires:

(i) disclosing a trade secret or other confidential research, development, or commercial information;

(ii) disclosing an unretained expert's opinion or information that does not describe specific occurrences in dispute and results from the expert's study that was not requested by a party; or

(iii) a person who is neither a party nor a party's officer to incur substantial expense to travel more than 100 miles to attend trial.

(C) *Specifying Conditions as an Alternative.* In the circumstances described in Rule 45(c)(3)(B), the court may, instead of quashing or modifying a subpoena, order appearance or production under specified conditions if the serving party:

(i) shows a substantial need for the testimony or material that cannot be otherwise met without undue hardship; and

(ii) ensures that the subpoenaed person will be reasonably compensated.

## (d) Duties in Responding to a Subpoena.

(1) *Producing Documents or Electronically Stored Information.* These procedures apply to producing documents or electronically stored information:

(A) *Documents.* A person responding to a subpoena to produce documents must produce them as they are kept in the ordinary course of business or must organize and label them to correspond to the categories in the demand.

(B) *Form for Producing Electronically Stored Information Not Specified.* If a subpoena does not specify a form for producing electronically stored information, the person responding must produce it in a form or forms in which it is ordinarily maintained or in a reasonably usable form or forms.

(C) *Electronically Stored Information Produced in Only One Form.* The person responding need not produce the same electronically stored information in more than one form.

(D) *Inaccessible Electronically Stored Information.* The person responding need not provide discovery of electronically stored information from sources that the person identifies as not reasonably accessible because of undue burden or cost. On motion to compel discovery or for a protective order, the person responding must show that the information is not reasonably accessible because of undue burden or cost. If that showing is made, the court may nonetheless order discovery from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.

(2) *Claiming Privilege or Protection.*

(A) *Information Withheld.* A person withholding subpoenaed information under a claim that it is privileged or subject to protection as trial-preparation material must:

(i) expressly make the claim; and

(ii) describe the nature of the withheld documents, communications, or tangible things in a manner that, without revealing information itself privileged or protected, will enable the parties to assess the claim.

(B) *Information Produced.* If information produced in response to a subpoena is subject to a claim of privilege or of protection as trial-preparation material, the person making the claim may notify any party that received the information of the claim and the basis for it. After being notified, a party must promptly return, sequester, or destroy the specified information and any copies it has; must not use or disclose the information until the claim is resolved; must take reasonable steps to retrieve the information if the party disclosed it before being notified; and may promptly present the information to the court under seal for a determination of the claim. The person who produced the information must preserve the information until the claim is resolved.

(e) *Contempt.* The issuing court may hold in contempt a person who, having been served, fails without adequate excuse to obey the subpoena. A nonparty's failure to obey must be excused if the subpoena purports to require the nonparty to attend or produce at a place outside the limits of Rule 45(c)(3)(A)(ii).

**EXHIBIT A**

VersaTrans Solutions ("VersaTrans"), a division of Tyler Technologies, Inc., shall produce all Documents in its possession, custody or control that are responsive to the requests below.

**DEFINITIONS**

1. "Contract" means any agreement, written or oral.
2. "Document(s)" means, without limitation and in the broadest sense possible, writings of any kind, including the originals and all non-identical copies, whether different from the originals by reason of notation made on such copies or otherwise, including without limitation all internal and external email, letters, faxes, communications of any nature, reports, opinions, summaries, data compilations, charts, worksheets, spreadsheets, agreements, memoranda, and notes.

If information is on a computer disc, tape, or other memory or storage device, the term "document" means an electronic file in native file format. Please save these electronic files to disc and produce them along with any responsive hard-copy documents. If responsive data is maintained in a computer database that cannot be printed or produced in native format, in your response please describe (a) the types of data catalogued, (b) the software used to store, search, and display the data, and (c) the types of reports that can be produced from the data.

3. "EduLog" means Education Logistics, Inc.
4. "Initial Sale" means the first sale made by VersaTrans to a new customer.
5. "Laidlaw" means Laidlaw Transit, Inc., a Delaware corporation, now known as First Student or FirstGroup America, along with all of its successors in interest, affiliates, subsidiaries, current and former employees, staff members, supervisors, officials, executives, officers, directors, board members, managers, representatives, agents, attorneys, consultants, experts, investigators, accountants, "Laidlaw Planning Solutions" and any other person(s) or entity(ies) directly or indirectly retained by Laidlaw Transit, Inc. or anyone else acting on its behalf or otherwise subject to its control,

6. "LMI" means Logistics Management, Inc.
7. "LPS" means Laidlaw Planning Solutions.
8. "Person" or "Persons" means a natural person or persons, corporations, partnerships, or any other entity. Conversely, "entity" means entities as well as natural persons.
9. "Routing software providers" means any provider of routing software, including but not limited to Ecotran, Edgar, EPS, GeoSpatial Technologies, MicroAnalytics, Transfinder, Trapeze, and VersaTrans Solutions.
10. "VersaTrans" means VersaTrans Solutions, a division of Tyler Technologies, Inc., including its successors and predecessors in interest.
11. Applicable time frame. Unless otherwise specified, responses to this subpoena should incorporate all available material from January 1, 1987 to present.
12. Singular/Plural. The use of the singular or plural form of a word should not be construed to exclude any information from any answer or response. The plural should therefore include the singular, and the singular should therefore include the plural, when necessary to prevent such exclusion.
13. "And" & "Or." The words "and" and "or" should not be interpreted to exclude any information from any answer or response. Both words should be interpreted to mean "and/or" when necessary to prevent such exclusion

#### SUBPOENAED DOCUMENTS

1. All contracts entered into between VersaTrans and Laidlaw including without limitation all drafts of same, and all copies with any hand-written notes thereon.
2. All documents, including, but not limited to, correspondence, letters, memos, emails, faxes, and hand-delivered notes, exchanged between Laidlaw and any employee or former employee of VersaTrans related to the purchase, provision, installation, or promotion of bus routing software, including those circumstance in which routing software was discussed as part of a larger package.



3. All documents, including, but not limited to, correspondence, letters, memos, emails, faxes, and hand-delivered notes, exchanged between VersaTrans and any third-party related to the promotion by Laidlaw of VersaTrans services and products.

4. All sales and/or promotional material provided by VersaTrans to Laidlaw related, even in part, to bus routing software.

5. All documents reflecting the number of requests for proposals that VersaTrans received from school districts or school bus contractors (such as Laidlaw) in each year from 2003 to present.

6. All documents reflecting the number of requests for proposals received from school districts or school bus contractors (such as Laidlaw) to which VersaTrans responded in each year from 2003 to present.

7. All VersaTrans responses to requests for proposals received from school districts or school bus contractors (such as Laidlaw) from 2003 to present.

8. All documents reflecting revenue received by VersaTrans relating to the sale of routing software from initial sales to school districts in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.

9. All documents reflecting revenue received by VersaTrans from annual licensing and/or maintenance fees relating to routing software from each school district in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.

10. All documents reflecting VersaTrans's aggregate sales of routing software in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.

11. All documents reflecting the number of salespeople in VersaTrans's sales force in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.

12. All documents reflecting VersaTrans's market and sales promotion budget in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.

13. All documents reflecting the number of sales calls made by VersaTrans on school districts in each year since 1987, or since VersaTrans's inception, if VersaTrans was not then in business.





FOSTER PEPPER PLLC

Direct Phone (206) 447-5142  
Direct Facsimile (206) 749-1949  
E-Mail bulls@foster.com

February 14, 2011

**VIA MESSENGER**

Tyler Technologies, Inc.  
5949 Sherry Lane, Suite 1400  
Dallas, TX 75225

Re: *Education Logistics, Inc., et al. v. Laidlaw Transit, Inc.*  
U.S. District Court for the District of Montana, Missoula Division, Cause No.  
CV-07-06-M-DWM

Dear Sir or Madam:

We represent Education Logistics, Inc. and Logistics Management, Inc. (collectively, "Edulog"), plaintiffs in the above-referenced lawsuit. Enclosed is a copy of a Subpoena in a Civil Action to Tyler Technologies, Inc. The subpoena directs you to produce and permit inspection and copying of the requested documents on February 28, 2011 at 10:00 a.m. at ATTN: Stephen C. Schoettmer, Thompson & Knight LLP, One Arts Plaza, 1722 Rough Street, Suite 1500, Dallas TX 75201.

The requested documents relate to Edulog's claim against Laidlaw Transit, Inc. that it has failed to use its best efforts to promote Edulog's routing software as required by Edulog's 1992 agreement with Laidlaw. To understand the impact of Laidlaw's breach of contract on Edulog's sales and Laidlaw's actions in promoting competing software, we are requesting historical financial and sales data from you for the period 1987 to present.

Edulog served a subpoena on Tyler Technologies in this matter in October 2008. In response, Tyler Technologies objected to much of the requested production. Shortly after Tyler Technologies asserted its objections, the Montana court dismissed Edulog's duty to promote claim. As a result, Edulog did not seek to enforce the 2008 subpoena. Now however, Edulog's claim has been reinstated and Edulog is serving this revised subpoena on Tyler Technologies.

Tyler Technologies previous objections generally asserted that the requested material "require[d] disclosure of trade secret or confidential information." A protective order has been entered in this lawsuit and is enclosed with this letter and subpoena. It protects the confidentiality of documents and other information produced in discovery by the parties to this lawsuit. If the documents you produce in response to the subpoena are confidential and you wish to avail yourselves of the protections afforded by the order, please advise us and we will work with you to obtain appropriate protection from the Court.

TEL: 206.447.4400 FAX: 206.447.9700 1111 THIRD AVENUE, SUITE 3400 SEATTLE, WASHINGTON 98101-3299 WWW.FOSTER.COM

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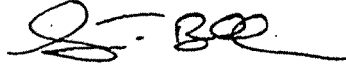
SEATTLE WASHINGTON SPOKANE WASHINGTON

February 14, 2011

Page 2

Please contact me with any questions. Thank you, in advance, for your cooperation and assistance.

Very truly yours,

A handwritten signature in black ink, appearing to read "S. Bull", with a stylized flourish at the end.

Samuel T. Bull

Enclosures

cc: Chuck Nomellini  
Ronald Bender  
Stephen Schoettmer  
Debra Parker  
James Jordan  
Devon Sharp

**FILED**

**AUG 18 2008**

PATRICK E. DUFFY, CLERK

By                       
DEPUTY CLERK, MISSOULA

IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MONTANA  
MISSOULA DIVISION

EDUCATION LOGISTICS, INC., a Montana  
corporation, and LOGISTICS MANAGEMENT,  
INC., a Washington corporation,

Plaintiffs,

-vs-

LAIDLAW TRANSIT, INC., a Delaware  
corporation,

Defendant.

Cause No. CV-07-06-M-DWM

PROTECTIVE ORDER

This matter having come before the Court on the stipulation of the parties and it

Protective Order

Page 1 of 11

appearing to the Court that confidential and proprietary information, including both technical and sales related information, relative to the software licensing agreement that is the subject of this lawsuit will be requested, produced and exchanged and good cause appearing;

IT IS HEREBY ORDERED, pursuant to Rule 26(c), F.R.Civ. P.:

1. All discovery designated Confidential or Attorneys' Eyes Only Information under this Protective Order shall be used solely for the purpose of prosecuting or defending the Proceeding and for no other purpose.

2. The party producing discovery material containing information that is not publicly available may designate as "Confidential" any information that it in good faith believes embodies confidential information ("Confidential Information"). The producing party may designate Confidential Information by stamping each page of a document containing such Confidential Information with the legend "Confidential." With respect to multi-page documents which contain Confidential Information, the designation may be made by stamping only the first page thereof "Confidential." Inadvertent failure to designate material as Confidential shall not be deemed a waiver of any claim of confidentiality as to such matter, and the same thereafter may be corrected by supplemental written notice.

3. Confidential Information may be disclosed to or made available by the party receiving such information, only to the following "Qualified Persons" as defined herein. The term "Qualified Persons" means:

- (a) The Court and employees thereof if filed under seal, unless the Court orders otherwise;

- (b) Any party to the Proceeding (including in-house counsel, employees and agents of the parties);
- (c) Outside counsel of record to any party to the Proceeding;
- (d) Court reporters;
- (e) Outside experts, advisors or consultants retained by counsel of record in the Proceeding, but only to the extent reasonably deemed necessary by such counsel of record; provided that such experts, advisors or consultants are not employed by any non-party competitor of the producing party and that prior to disclosure of any Confidential Information, counsel for the party proposing such disclosure shall deliver a copy of this Protective Order to any such expert, advisor or consultant, shall explain the terms of the Protective Order, and such expert, advisor or consultant shall execute a copy of the Confidentiality Agreement in the form of Exhibit A. The expert, advisor, or consultant shall further acknowledge that he or she is subject to the jurisdiction of the Court and to any other court that may obtain jurisdiction. A copy of each such undertaking shall be forwarded to the other parties at the end of the Proceeding or at the time the identity of the expert, advisor or consultant is disclosed. If any expert, advisor or consultant is called to testify, a copy of such person's undertaking will be provided to the other party no later than that time;
- (f) Potential fact witnesses, to the extent reasonably necessary, in connection with their testimony or in preparation thereof, provided that such witness is given a copy of the Protective Order, is advised that he or she is subject to its terms and

conditions and acknowledges the terms thereof by the execution of the Confidentiality Agreement in the form of Exhibit A. The witness shall further acknowledge that he or she is subject to the jurisdiction of the Court and to any other court that may obtain jurisdiction. A copy of such Confidentiality Agreement shall be furnished to the other parties at the end of the Proceeding or the time the identity of the fact witness is disclosed. In the case of actual testimony, the witness shall acknowledge on the record that he or she has read the Stipulated Protective Order and will abide by its terms; and

(g) Other persons only after notice to all parties and upon order of the Court, or upon prior written consent of the producing party.

4. The terms counsel, expert, advisor and consultant include their staff who are assigned to and necessary to assist such counsel, expert, advisor or consultant in the preparation of this litigation.

5. The party producing discovery material containing information that is more highly private than Confidential Information may designate such documents or information for attorneys' eyes only ("Attorneys' Eyes Only Information"). The purpose of the Attorneys' Eyes Only Information designation is to provide a mechanism whereby the parties may produce certain documents containing confidential financial, customer, and/or proprietary information to opposing counsel for use in this Proceeding without those documents and information being made available to the opposing parties themselves, or their agents, except by a further specific agreement of the parties or order of the Court.

6. The producing party may designate Attorneys' Eyes Only Information by stamping

each page of a document containing such Attorneys' Eyes Only Information with the legend "Attorneys' Eyes Only." With respect to multi-page documents which contain Attorneys' Eyes Only Information, the designation may be made by stamping only the first page thereof "Attorneys' Eyes Only." Inadvertent failure to designate material as Attorneys' Eyes Only shall not be deemed a waiver of any claim of confidentiality as to such matter, and the same thereafter may be corrected by supplemental written notice.

7. Attorneys' Eyes Only Information may be disclosed to or made available by the party receiving such information only to the following "Qualified Persons for Attorneys' Eyes Only Information" as defined herein. The term "Qualified Persons for Attorneys' Eyes Only Information" means:

- (a) The attorneys of record working on this Proceeding on behalf of any party and any paralegal assistants, stenographic and clerical employees working under the direct supervision of such counsel;
- (b) The Court and the employees thereof, including necessary stenographic and clerical personnel (e.g., court reporters) if filed under seal, unless the Court orders otherwise;
- (c) The parties' outside expert(s) or consultant(s) whom counsel, in good faith, require to provide assistance in the course of this Proceeding; provided that such experts, advisors or consultants are not employed by any competitor of the producing party and that prior to disclosure of any Attorneys' Eyes Only Information, counsel for the party proposing such disclosure shall deliver a copy of this Protective Order to any such expert, advisor or consultant, shall explain the